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2 **ZAZUETA LAW, PLLC**
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7 Attorney for Defendants Sandra Winfrey
8 and Brian Putze

6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF ARIZONA**

8 Carl A. Wescott,

Case No.: CV 20-1383 PHX-SPL

9 Plaintiff,

NOTICE OF SETTLEMENT

10 vs.

(Honorable
11 David Crowe; Mike Lyonette; Thomas P. Steven P. Logan)
12 Madden; Taylor Collins; Jeff Rau; Darrell
13 Bushnell; Amy Bushnell; Peter Tierney;
14 Kathy Fettke; Susie Yee; Norman Davies;
15 Claire Davies; Sandra Winfrey; Brian Putze;
16 Colin Ross; Brad Malcolm; Michael Jimenez;
17 Gustavo Varela; Robert Crowe; Bernadette
18 Brown; Federico Gurdian; Terencio Garcia,
19 Does 1 through 50,
20 Defendants.

21 Plaintiff Carl A. Wescott (“Plaintiff”) and Defendants Sandra Winfrey and Brian Putze
22 (“Winfrey Defendants”)(collectively, “Parties”), by and through undersigned counsel, hereby
23 give notice to the Court that they have settled all disputed matters in this case as between
24 Plaintiff and the Winfrey Defendants, only.

25 The Parties expect to have their settlement agreement finalized within fourteen (14) days
26 and will submit a stipulation for dismissal with prejudice on or before the fourteen days.

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1 **RESPECTFULLY SUBMITTED** this 19st day of August, 2020.

2 **ZAZUETA LAW, PLLC**

3 /s/ Fabian Zazueta
4 Fabian Zazueta, Esq.
5 4742 N. 24th St. Suite 300
6 Phoenix, Arizona 85016
7 Fabian@zazuetalawfirm.com
8 Attorney for Sandra Winfrey
9 and Brian Putze

10 **CARL A. WESCOTT**

11 /s/ Carl A. Wescott (with permission)
12 Carl A. Wescott
13 Movenpick Apartments & Hotel #229
14 Opposite American Hotel – 19th St. -Oud Metha
15 Dubai, UAE 32733
16 *Pro se Plaintiff*

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on August 19, 2020, I electronically submitted the attached
3 document to the Clerk's office using EMF/ECF system for filing and electronically served the
4 same to the following recipient:

5 Troy A. Wallin, Esq.
6 Chad A. Hester, Esq.
7 Wallin Hester, PLC
8 Rome Towers
9 1760 E. Pecos Rd., Ste. 33
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11 H. Troy Romero, Esq. (*Pro Hac Vice Pending*)
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13 16935 W. Bernardo Drive, Suite 260
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15 *Attorneys for Defendants*

16 /s/ *Fabian Zazueta*
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